Case:23-03241-ESL7 Doc#:61 Filed:03/04/25 Entered:03/04/25 15:54:14 Document Page 1 of 2

Ric F. Malik 756 Vieques, PR 00765 ricmalik3@gmail.com 787-530-7799 3/4/2025

RECEIVED AND FILED PRO SE UPLOAD TOOL 03/04/2025 - 2:09 PM USBC (WRT)

Desc: Main

United States Bankruptcy Court
District of Puerto Rico
Jose V. Toledo Federal Building & U.S. Courthouse
300 Recinto Sur Street, Suite 109
San Juan, PR 00901-1964

Re: Case No. 23-03241-ESL7 Debtor: Ric F. Malik

MOTION TO VACATE ORDER TO SHOW CAUSE (DOCKET #53)

TO THE HONORABLE ENRIQUE S. LAMOUTTE, UNITED STATES BANKRUPTCY JUDGE:

COMES NOW, the Debtor, **Ric F. Malik**, appearing **pro se**, and respectfully moves this Court to **vacate and dismiss** the Order to Show Cause entered on **February 19, 2025 (Docket #53)**, and in support thereof states as follows:

1. Background

- On February 19, 2025, this Court entered an Order to Show Cause (Docket #53), directing
 the Debtor to explain why the case should not be dismissed for alleged failure to comply with
 discovery obligations outlined in Docket Entries #44, #46, and #49.
- The Debtor has since fully complied with the Court's directives and creditor discovery requests, rendering the Order to Show Cause moot.

2. Compliance with Discovery Obligations

- 3. On **February 21, 2025**, the Debtor **hand-delivered** all requested discovery documents to **Warren Wolf, Esq.**, counsel for the opposing parties.
- 4. On February 24, 2025, the Debtor filed Docket Entry #55, which included:
 - Exhibit 1: Acknowledgment of service for Debtor's discovery responses.
 - Exhibit 2: Acknowledgment of service for the 2015 Ford Truck title.
- 5. As evidenced by **Docket Entry #55**, the Debtor has fully complied with all outstanding discovery obligations referenced in the Order to Show Cause.

3. Legal Basis for Vacating the Order to Show Cause

- A court may vacate an Order to Show Cause when the underlying issues have been resolved and compliance has been demonstrated. See In re Torres, 117 B.R. 379 (Bankr. D.P.R. 1990).
- 7. The issuance of an Order to Show Cause was based on an alleged failure to comply; however, since compliance has been satisfied and documented, the basis for the order no longer exists.

8. Allowing the Order to Show Cause to remain active would result in **unnecessary delays** in the Case:23-03241-ESL7, Doc#:61, Filed:03/04/25 Entered:03/04/25 15:54:14 Desc. Main administration of the Debtor's Chapter of Case 2 of 2

4. Request for Relief

WHEREFORE, the Debtor respectfully requests that this Honorable Court:

A. VACATE AND DISMISS the Order to Show Cause issued on February 19, 2025 (Docket #53); and

A. The

B. Grant any other relief the Court deems just and proper.

RESPECTFULLY SUBMITTED this 3/4/2025.

Ric F. Malik

756 Vieques, PR 00765 ricmalik3@gmail.com 787-530-7799

Pro Se Debtor